# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

DISTRICT OF MASSACRUSET IS							
United States of America )  V. )  Ryan Harris )		) ORDER SETTING CONDITIONS ) OF RELEASE ) Criminal Action No. 09-CR-10243-MLW					
	Defer	ndant					
IT IS	ORDERED that the release of	f the Defendant is subject to the following conditions:					
(1)	The Defendant shall not comm	nit any offense in violation of federal, state or local law while on release in this case.					
(2)	The Defendant must cooperate	e in the collection of a DNA sample if the collection is authorized by 42 U.S.C. section 14135a					
(3)	The Defendant shall immediately advise the court, Pretriel Services, defense coursel and the U.S. attorney in writing before any change in address and telephone number.						
(4)	The Defendant shall report as soon as possible, but no later than twenty-four hours after, to the Pretrial Services office any contact with any law enforcement personnel, including but not limited to, any arrest, questioning, or traffic stop.						
(5)	The Defendant shall appear at all proceedings as required and shall surrender for service of any sentence imposed as directed.  The Defendant shall next appear at (if blank, to be notified) May 23, 2012 at 3:00 pm						
IT IS I	Release on Personal Recognizance or Unsecured Bond  IT IS FURTHER ORDERED that the Defendant be released provided that:						
(X)	) (5) The Defendant promises to appear at all proceedings as required and to surrender for service of any sentence imposed.						
(>>)	(6) The Defendant shall execu	ute an unsecured bond binding the Defendant to pay the United States the sum of					
	\$250,000 dollars ( Tv	no Hundred Fifty Thousand Dollars ) in the event of a failure to appear as required or					
	-	x service of any sentence imposed, or for any violation of any condition(s) of release.					
		Additional Conditions of Release					
Upon finding that release by one of the above methods will not by itself reasonably assure the appearance of Defendant and the mility of other persons and the community, it is FURTHER ORDERED that the release of Defendant is subject to the conditions marked below:							
( )	(7) The Defendant is placed in	n the custody of:					
	(Name of Person/Org	ganization)					
	(Address)						
	(City/State)						
	the agrees (a) to supervise the Defendant in accordance with all conditions of selease, (b) to use every effort to assure the repeatence of the Defendant at all scheduled court proceedings, and (c) to notify the court immediately in the event the effendant violates any conditions of release or disappears.						
Signo	ıd:						
		Custodias/Proxy					

(X)	(8)	The I	Defendent s	heli:
(XX		Definite		vices in Eugene, Oregon at 541-431-4076 If defendant is required to report by telephone,
()	-	concests	a bend or m	agreement to forficit upon falling to appear as required, or far any violation of any condition(s) of release, the following
()	(c)		A	e following indicin of ownership of the above described property: <u>described not not finth in "Recommended</u> sing of Real Property or Recorder for Defindants Appearance Bond in Chiefest Conet"
( )	<b>(d)</b>	escoute (	bell bend w	rich agivest sweetles in the amount of
∞	(e)	actively	oosk amploy validation	ment and submit to Pretrici Services all attempts to secure employment as directed; ec. maintain employment and submit to Prutrial Services as directed.
()		meinteis	er commen	ce an education program.
X	(2)	surende	r pessport to	Proteini Services.
$(\infty)$			e pesspect.	
∞	(I)	abido by Transi	y the following to the contributed to	ing restrictions on personal association or travel: the District of Gregon and to the District of Massachusetts for court appearances
(X)	(j)		n residence a	
				Redmond, Oregon
( )	(k)			easily or indicectly, with any persons who are or who may become a victim or petential witness in the subject investigation ding but not limited to:
( )	(i)	underge	medical or	paychistric treatment and/or remain in an institution as follows:
( )	(m)	Roturn	to crustody ex	sch (week)day as of o'ulock after being released each (week)day as of
( )	(n)	maintai	n seeldence a	t helfway house or community corrections center, as deemed necessary by the Pretrial Services Officer.
( )	(c)	واحالت	form possess	ing a firensm, destructive device, or other dangarous weapons.
įχ	-		-	) any (X) excessive use of alcohol.
				niewful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a
∞		أعصمانا	madical are	pitioner.
( )	(1)	Such m	ethods may b my flora of p	d of testing required by the Previal Services Officer for determining whether the defendant is using a prohibited substance. he mad with rundom frequency and include urine testing, the wearing of a sweet patch, a runners alcohol testing system, redilited substance servaning or testing. Defindant shall reflexin from obstancing or attempting to obstance or tumper in
( )	<b>(e)</b>		وروس و ما من	efficiency and accuracy of any testing which is required as a condition of release. m of inpatient or outpatient substance above therepy and counsaling if deemed advisable by the Pretrial Services Officer
• •	• •		with a	ill of the rules and regulations of the pregram and (2) sign all release forms so that Pretrial may verily attendance and compliance.
(X)	(t)	or lamp	er in my floi A chido bu c	the following home confinencest program components. Defindent shall refinin from obstructing or attempting to obstruct blan with the officiency and accuracy of any obstruct examinating equipment which is required as a condition of release if the requirements of the home confinencest program which ( ) will or ( ) will not include the following system: (X) electronic manitoring bracelet: ( ) Voice Identification System
		( )	(I)	Curfew. You are restricted to your recidence every day ( ) from to
		<b>(×</b> )	( <b>ii</b> )	Home Detention. You are restricted to your residence at all times except as pre-approved by the court; or With prior approval of Pretrial Services in the District of Oregon may leave residence for religious services and for medical emergetticles
		( )	(H)	Home Incorceration. You are restricted to your residence at all times except as pre-approved by the court.
( )	(w)			and a fined which can ultimately be used to compensate appointed counsel, as required in the compenson order issued in to U.S.C. § 3006A.
œ	<b>(v)</b>			wastrant for my arrest has been signed by an authorized judicial officer and is being hold in abeyance. The warrant may fasher notice to use if I abscend in violation of the conditions of release on Electronic Monitoring.
∞	(w)	subark t	o the locatio	e exemitaring indicated below and chide by all of the generate requirements and instructions provided by the pretrial
		of relea	og and shall t	spervising officer related to the proper operation of technology. Defendant shall sellain flow obstructing or attempting rise any fluidon with the officiency and accuracy of any location monitoring equipment which is required as a condition while by all the requirements of the location monitoring program including any location restriction impaced.
		~	9 1 est	the electronic mountary is not to bly hed by March 2, 2012, defendant ten
				of the second control to the control to the control to

		( )	The defendant	t must pay all or part of the cost of the program bused upon you shillty to pay as the pretrial services efficer
			or supervising	officer determines.
			( ) (ii)	Location monitoring technology as directed by pretrial services officer or supervising officer:
			( ) (出)	Radio Frequency (RF) monitoring: Passive Global Positioning Satellite (GPS) monitoring:
				Active Global Pasitioning Smallite (GPS) monitoring (including "hybrid" (Active/Passive) GPS);
			( ) (v)	
<b>(X)</b>	(x) D	afindent may		from custody until wife surrenders passport to pretriel services and the court is notified of the
• • • • • • • • • • • • • • • • • • • •	540	rrendered pa	seport.	
	De	disdict to p	covide pretrial ser	vices with flight itinerary to Oregon as soon as arrangements have been made.

Advise	of Pene	kies and	Seecti	005
--------	---------	----------	--------	-----

### TO THE DEFENDANT:

# YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A vicintion of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revecation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisvement, a fine, or both.

The commission of any crime while on pre-trial release may result in an additional sentence to a term of imprisonment of not more than ten years, if the offices is a falcony; or a term of imprisonment of not more than one year, if the offices is a misdemonance. This sentence shall be in addition to any other sentence.

Federal low makes it a crime punishable by up to five years of imprisonment, and a \$250,000 fine or both to intimidate of attempt to intimidate a witness, vistim, jurse, informent or officer of the court, or to obstruct a criminal investigation. It is also a crime punishable by up to ten years of imprisonment, a \$250,000 fine or both, to temper with a witness, vistim or informent, or to develop or attempt to do so.

If after release, you knowingly full to appear as required by the conditions of release, or to surrender for the service and additional punishment may be imposed. Myou are convicted of:

- (1) an officer punishable by douth, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fissed not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a mindementor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both;

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other officese. In addition, a failure to appear or surrender may result in the farfeiture of any bond posted.

# **Acknowledgment of Defendant**

i attendational and I say see Deleaded to file (	case and that I am aware of the conditions of release. I premise to obey all conditions of this releas
to appear as directed, and to surrender for service of any ser	mence imposed. I am entere of the penalties and senctions set for the above.
6)100	1(200)

Signature of Defendant

Address (including City/State)

Telephone Number

# Directions to United States Marshal

- ( ) The Defendant is ORDERED released after processing.
- ( ) The United States marshal is ORDERED to keep the Defendant in custody until notified by the clerk or judicial officer that the Defendant has posted bond and/or compiled with all other conditions for release. The Defendant shall be produced before the appropriate judicial at the time and place specified, if still in custody.

Date

2012

again of oral

Honorable Mark L. Wolf Chief U.S. District Judge